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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/603,494	06/24/2003	Ekapot Bhunachet		3532		
75	90 03/08/2005		EXAMINER			
Ekapot Bhunachet			STASHICK, ANTHONY D			
2-32-22 Kasug				<u> </u>		
Tsukuba			ART UNIT	PAPER NUMBER		
Ibaraki, 305-0821			3728			
JAPAN			DATE MAILED: 03/08/200	DATE MAILED: 03/08/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	Applica	tion No.	Applicant(s)				
Office Action Summary		494	BHUNACHET, EKAPOT				
		er	Art Unit				
		Stashick	3728				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOR THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provis after SIX (6) MONTHS from the mailing date of this of - If the period for reply specified above is less than this - If NO period for reply is specified above, the maximu - Failure to reply within the set or extended period for Any reply received by the Office later than three mor earned patent term adjustment. See 37 CFR 1.704(	UNICATION.  Jons of 37 CFR 1.136(a). In no communication.  Ty (30) days, a reply within the single statutory period will apply and reply will, by statute, cause the atths after the mailing date of this	event, however, may a retatutory minimum of thirt will expire SIX (6) MON pplication to become AB	eply be timely filed y (30) days will be considered timel THS from the mailing date of this c ANDONED (35 U.S.C. § 133).	ly. communication.			
Status	•						
1) Responsive to communication(s)	filed on						
2a) This action is <b>FINAL</b> .	2b)⊠ This action is	non-final.					
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
<ul> <li>4)  Claim(s) 1-4 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-4 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers							
9) ☐ The specification is objected to by 10) ☐ The drawing(s) filed on 22 March Applicant may not request that any of Replacement drawing sheet(s) inclu 11) ☐ The oath or declaration is objected	2004 is/are: a)⊠ accerbjection to the drawing(s) ding the correction is requ	) be held in abeyar uired if the drawing	ice. See 37 CFR 1.85(a). (s) is objected to. See 37 C	FR 1.121(d).			
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a cla a) All b) Some * c) None of 1. Certified copies of the prio 2. Certified copies of the prio 3. Copies of the certified cop application from the Intern * See the attached detailed Office a	f: rity documents have be rity documents have be les of the priority docur ational Bureau (PCT R	een received. een received in A ments have been ule 17.2(a)).	pplication No received in this National	Stage			
Attachment(s)							
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Revie</li> <li>Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date</li> </ol>		Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO 	O-152)			

## **DETAILED ACTION**

### Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-4 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1, line 4 contains the phrase "not fall no the toes as he is..." that renders the claims vague and indefinite. It appears that the phrase was meant to be worded as "not fall on the toes as he is...". Claim 2 contains the phrase "not fall no the toes" in the last line of the claim. The same change should be made as noted above. Also, this same change should be made in the last line of claim 3.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 and 2 are rejected under 35 U.S.C. 102(b) as being anticipated by Allen 5,940,994. Allen '994 discloses all the limitations of the claims including the following: shoes designed so that when a man wears these shoes and stands straight on flat ground, his heels are as high as the sole (see Figure 7) and the body weight does not fall on the toes; the toes are completely lifted up (see front portion of Figure 7); the heel and sole parts of the shoe soles are

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at the same height and higher than the toe part (see Figure 7); the base structure of the toe part is curved up from the ground (see Figure 7 at toe area).

- 5. Claims 1 and 3 are rejected under 35 U.S.C. 102(b) as being anticipated by the PCT reference to Melcher WO 87/06801 (WO '801). WO '801 discloses all the limitations of the claims including the following: shoes designed so that when a man wears these shoes and stands straight on flat ground, his heels are as high as the sole (see Figure 1) and the body weight does not fall on the toes; the toes are completely lifted up (lifted off the ground, Figure 1); the heel and sole portions of the shoe are at the same height without the shoe sole under the toes (see Figure 1).
- 6. Claim 4 is rejected under 35 U.S.C. 102(b) as being anticipated by Lustig 2,097,930. Lustig '930 discloses all the limitations of the claim including the following: an insole pad used to heighten the sole part of a user's foot and not the toe part (see Figure 1).

### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure and cited on form 892 enclosed herewith.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony Stashick whose telephone number is 571-272-4561. The examiner can normally be reached on Monday-Thursday 8:30 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on 571-272-4562. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Anthony Stashick Primary Examiner Art Unit 3728 Page 4

**ADS**